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TELEGRAM

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Department of State

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SENT TO: ~~USREP~~ BERLIN PRIORITY 585

Origin

IRC

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IO

RMR

Cable soonest summary Berlin Document Center information regarding  
Adolf EICHMANN, repeating to USUN New York. Airpouch details both  
addresses.

FOR COORDINATION WITH State

HIGHTER

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DATE 2000 2005

Originator

SPB:BI:BCrowberg:md

6/15/60

Telegraphic transmission and

Classification approved by: Barbara P. Finke, Assistant Chief

Comments

OSR - Mr. Williams  
m UNP - Mr. Fumeth (in substance)

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201-17132

JD-11

Action

Classification

Control 1144

IO

Rec'd

JUN 15, 1950

Info

FROM: NEW YORK

SS

TO: Secretary of State

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SP

NO: 1393, JUNE 15, 7 PM

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SENT DEPARTMENT 1393, REPEATED INFORMATION LONDON 43,  
BONN 5, BUENOS AIRES 14, TEL AVIV 35

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REFERENCE: EICHMANN CASE

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FABREGATE (URUGUAY) TOLD MISSION OFFICER THIS AFTERNOON LA GROUP  
WOULD MEET TOMORROW MORNING CONSIDER EICHMANN CASE AND LISTEN TO  
AMADEO (ARGENTINA). HE STILL BELIEVES FORMULA TO SOLVE PROBLEM  
CAN BE FOUND PRIOR MEETING JUNE 22.

EILAN (ISRAEL) ALSO DISCUSSED QUESTION WITH MISSION OFFICER. HE  
DESCRIBED FABREGATE'S FORMULA AS INVOLVING RELEASE OF EICHMANN TO  
ARGENTINE EMBASSY TEL AVIV WITH UNDERSTANDING HE IMMEDIATELY  
BE "EXTRADITED" TO ISRAEL. HE SAID AMADEO CHARACTERIZED  
THIS FORMULA AS "FARCE". EILAN ALSO MADE FOLLOWING POINTS:

1. UNNAMED US LAWYER HAD FURNISHED THEM WITH CASE OF US  
CITIZEN "KIDNAPPED" BY US IN PERU AND RETURNED TO US FOR TRIAL.  
US COURT HAD RULED THAT FACT OF KIDNAPPING IRRELEVANT AND SINCE US  
CITIZEN IN US HE COULD BE TRIED AND SHOULD NOT BE RETURNED TO PERU.

2. LEGALLY SPEAKING "RETURN OF EICHMANN" TO ARGENTINA WAS AS  
POINTLESS AS OFFERING REPARATION TO RAVISHED VIRGIN.

WEST GERMAN GOVERNMENT HAD NUMBER OF CASES OF REQUESTS FOR  
EXTRADITION OF FORMER GERMAN WAR CRIMINALS WHICH ARGENTINE  
GOVERNMENT REFUSED TO ACCEDE TO. THIS ENHANCED THEIR FEARS THAT  
RETURNING EICHMANN, UNDER ANY CIRCUMSTANCES, WOULD BE FOLLY.

3. EICHMANN WOULD BE TRIED IN ISRAEL UNDER "CRIMES

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-2- 1393 JUNE 15, 7 PM FROM NEW YORK

AGAINST JEWISH PEOPLE". TWO JEWISH COUNSELLORS HAD BEEN TRIED UNDER THIS LAW BUT NEITHER SENTENCED TO DEATH.

4. THEY HOPED "CONSENSUS" PROCEDURE COULD BE ADOPTED IN SC BUT DOUBTED SOVIETS WILLING ACCEPT CONSENSUS FROM TSIANG (CHINA). THEY WONDERED IF JUNE 22 MEETING COULD BE LIMITED TO SPEECHES BY ARGENTINA AND ISRAEL, FOLLOWED BY POSTPONEMENT FOR SC MEMBERS TO CONSIDER PROBLEM AND NEW MEETING CALLED IN JULY WHEN ECUADOR WOULD BE SC PRESIDENT.

5. ISRAELIS HOPED TONE OF MEETING WOULD BE "DIGNIFIED" BUT PRO-NAZI ATTITUDE ARGENTINA DURING WAR COMMON KNOWLEDGE AND US STATE DEPARTMENT BOOK THIS SUBJECT VERY USEFUL. AMADEO, HIMSELF, KNOWN AS PRO-NAZI. IF ANET-ISRAEL RESOLUTION TABLED THEY MIGHT HAVE DESCEND TO DISCUSSION AT THIS LEVEL.

6. EILAN THEN SAID BEST SOLUTION WOULD OBVIOUSLY BE "COMPROMISE" PRIOR MEETING SC AND MEETING BEN GURION AND FRONDIZI WOULD BE STEP IN THIS DIRECTION IF SOME FORMULA COULD BE DEvised. HE SPECULATED ON ADMITTEDLY "BYZANTINE" POSSIBILITY OF REICHMANN BEING RELEASED TO ARGENTINE EMBASSY TEL AVIV WITH UNDERSTANDING THEY RELEASE HIM TO WEST GERMANS WHO WOULD IN TURN EXTRADITE HIM TO ISRAEL. HE SAID HE WAS SURE OF ADENAUER RETURNING REICHMANN TO ISRAEL THAN OF ARGENTINA TURNING HIM OVER TO WEST GERMANY.

HE EXPRESSED APPRECIATION US HAD NOT FAVORED MEETING UNTIL WEDNESDAY. COMAY (ISRAEL) HAS ASKED TO SEE US AT 3-30 PM TOMORROW.

JARCO

OT

Note: Advance copy to Mr. Jones (IO) 8:45am 6/16/CWO-M

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201-47132



# INCOMING TELEGRAM - SUPERFILE FILE 45

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Action

Classification

Control: 11475

TO

Rec'd: JUNE 15, 1960

Info

FROM: NEW YORK

SS

TO: Secretary of State

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NO: 1394 - JUNE 15, 7 P.M.

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SENT DEPARTMENT 1394: REPEATED INFORMATION PARIS 69, TEL AVIV 36, BUENOS AIRES 15, BONN 6, LONDON 44.

RE: ARGENTINA: EICHMANN CASE IN SC

TETTAMANTI (ARGENTINA) DURING LONG DISCUSSION MADE FOLLOWING POINTS:

1. ARGENTINA HAD HOPED TO FIND BASIS FOR NEGOTIATION WITH ISRAEL WHICH WOULD AVOID NECESSITY OF APPEALING TO SC. HOWEVER, ISRAEL HAD LEFT NO BASIS ON WHICH EVEN TO HAVE FURTHER CONVERSATION SINCE ISRAEL WHILE CONCEDED THAT ARGENTINE SOVEREIGNTY HAD BEEN VIOLATED AND INTERNATIONAL LAW DISREGARDED REFUSED TO TAKE ANY STEPS CONSTITUTING "REPARATION". TETTAMANTI SAID IN THESE CIRCUMSTANCES ARGENTINA HAD NO CHOICE BUT TO GO TO SC. IN SC ARGENTINA WOULD STRESS THAT EFFORT TO SOLVE QUESTION THROUGH NEGOTIATIONS, AS PROVIDED BY CHARTER, HAD BEEN COMPLIED WITH AND WAS NO LONGER PRACTICAL IN VIEW ISRAELI REFUSAL TO PROVIDE REPARATION EVEN THOUGH CONCEDED ARGENTINE CASE.

2. TETTAMANTI EMPHASIZED MORE THAN ONCE DURING CONVERSATION THAT ARGENTINA HAD TWO CHOICES - ONE, TO BREAK DIPLOMATIC RELATIONS WITH ISRAEL WHICH SHE WOULD DO IF SC GAVE NO SATISFACTION; OR, TAKE CASE TO SC AND GET DECISION OF SC SUPPORTING ARGENTINE CASE. IN TETTAMANTI'S VIEW, PUBLIC PRESSURE ON ARGENTINE GOVERNMENT MADE IT IMPOSSIBLE FOR GOVERNMENT DO LESS. HOWEVER, IF SC CONFIRMED ARGENTINE CASE, ARGENTINA WOULD THEN BE ABLE LET MATTER DROP WITHOUT BREAKING RELATIONS WITH ISRAEL ON GROUNDS GOVERNMENT HAD DONE AS MUCH AS IT COULD AND RESPONSIBILITY RESTED WITH SC. TETTAMANTI SAID ARGENTINA DID NOT WISH TO BREAK RELATIONS WITH ISRAEL SINCE TWO COUNTRIES HAD "MANY COMMON

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RECEIVED  
RECORD OF DISCUSSION  
DISPOSITION IN ACCORDANCE  
WITH CSINT-12, AT 11:00 AM

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1394 JUNE 15 7 PM 1964 NEW YORK

INTERESTS"

3. TETTAMANTI SAID ARGENTINA WOULD STRESS TWO POINTS IN ITS SPEECHES AND RESOLUTION WOULD CONTAIN SAME TWO POINTS. (A) ISRAEL HAD VIOLATED ARGENTINE SOVEREIGNTY. (B) ISRAEL SHOULD MAKE REPARATION. (TETTAMANTI SAID RESOLUTION SHOULD ALSO CONTAIN REFERENCE TO "DISPUTE WHICH IF CONTINUED MIGHT ENDANGER INTERNATIONAL PEACE AND SECURITY" FOLLOWING PATTERN OF LANGUAGE IN S.A. CASE.)

4. CONCERNING US POSITION, TETTAMANTI SAID AMADEO (ARGENTINA) ENCOURAGED BY HIS CONVERSATION WITH ILODGE (USUN 1374) AS WELL AS WITH OTHER COUNCIL MEMBERS. HE SAID HE HOPED US WOULD EXPLAIN ITS POSITION TO ARGENTINE GOVERNMENT AS SOON AS POSSIBLE SINCE THIS WOULD BE OF GREAT IMPORTANCE IN ARGENTINE PRESENTATION OF CASE. (IN VIEW CLOSE RELATIONSHIP WE HAVE HAD IN RECENT YEARS WITH ARGENTINE DELEGATION, INCLUDING TETTAMANTI, WE BELIEVE HE WAS SINCERE IN HIS IMPLICATION THAT ARGENTINA DID NOT WANT TO PUSH CASE ANY FURTHER THAN IT HAD TO PROTECT ITS OWN POSITION, AND WISHED TO COORDINATE ITS ACTION AS CLOSELY AS IT COULD WITH WISHES OF US.)

5. TETTAMANTI SEVERAL TIMES EMPHASIZED ARGENTINA WOULD BE "MUTED" IN ITS SPEECHES AND IN RESOLUTION. AT NO TIME DURING CONVERSATION DID HE REFER SPECIFICALLY TO NECESSITY FOR ISRAEL TO RETURN EICHMANN TO ARGENTINA; HE CONSISTENTLY SPOKE OF NEED FOR "REPARATION" "SATISFACTION", ETC. CONCERNING IDEA OF ISRAEL DELIVERING EICHMANN TO ARGENTINE EMBASSY TEL AVIV, TETTAMANTI DID NOT INDICATE POSITION EXCEPT TO COMMENT THAT ISRAEL HAD MADE NO OFFER TO DO SO AND HAD NOT LEFT ANY AVENUE OF NEGOTIATION OPEN. (TETTAMANTI DID NOT MAKE ANY SUGGESTIONS AS TO WHAT MIGHT BE DONE IF EICHMANN WAS TURNED OVER TO ARGENTINE EMBASSY.)

BARGO

HMR

Note: Advance copy to Mr. Jones (IO) 8:45 PM 6/16/CWO:EM

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201-47132



Action

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FROM: London

TO: Secretary of State

NO: 6673 JULIE 13, 1967

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SENT DEPARTMENT 6673, REPEATED INFORMATION BUENOS AIRES 25, PARIS 990, TEL AVIV 89, NEW YORK 81.

DURING HOUR AND HALF CONVERSATION TODAY, STEVENS, DEPUTY UNDER-SECRETARY, FOREIGN OFFICE, INDICATED PREOCCUPATION EICHMANN CASE, IN WHICH UK TAKING INTO ACCOUNT LEGAL ASPECTS, ARAB REACTION, ARGENTINE RELATIONS, DOMESTIC POLITICAL PRESSURES, AND UN TACTICS AND PRECEDENTS.

ON ASSUMPTION ARGENTINA HAS SOUND LEGAL CASE AND INTENDS PRESS FOR DISCUSSION, STEVENS BELIEVES UK SHOULD NOT OPPOSE DEBATE AND SHOULD PROBABLY VOTE FOR INSCRIPTION.

REGARDING SUBSTANTIVE RESOLUTION, STEVENS OBVIOUSLY HOPED ISRAEL AND ARGENTINA CAN WORK OUT AGREED TEXT, BUT RECOGNIZED 2 PARTIES SO FAR SHOW LITTLE FLEXIBILITY. IF RESOLUTION MERELY CONDEMNS ACTION AND DOES NOT CALL FOR EICHMANN'S DEPARTURE ISRAEL, STEVENS THOUGHT UK MIGHT BE ABLE VOTE FAVORABLY. IF RESOLUTION WENT FURTHER, UK MORE LIKELY ABSTAIN. DOMESTIC PRESSURES WOULD PROBABLY NOT PERMIT UK TAKE STRONGER POSITION.

STEVENS ASSUMES ISRAEL WOULD ISSUE APOLOGY IF MILD RESOLUTION PASSED BUT WOULD NOT IN ANY INSTANCE AGREE TO EICHMANN'S RETURN TO ARGENTINA OR WEST GERMANY. IF ISRAEL IS UNLIKELY COMPLY WITH STRONG RESOLUTION, IT MIGHT BE USED IN EFFORT DISSUADE ARGENTINA PRESSING FOR CLAUSE CALLING UPON ISRAEL GIVE UP EICHMANN, SINCE NON-COMPLIANCE WOULD BE AFRONT BOTH TO UK AND ARGENTINA.

WHILE STEVENS EXPRESSED HOPE FOR BEHIND-THE-SCENES ACCOMMODATION OF DIVERGENT POINTS OF VIEW IF CASE DISCUSSED.

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-2- 6073 JUNE 16 7 PM

FROM LONDON

BY ISC. HE BELIEVED SIR PEARSON DIXON SHOULD NOT GET INVOLVED  
IN ACTUAL NEGOTIATIONS. ONLY RECOGNIZED FACT SOVIET AND  
ARAB COUNTRIES MUST BE ENJOYING THIS SITUATION. STEVENS  
AS YET SAW NO COMPROMISE PROPOSAL WHICH HAD REAL CHANCE ISRAEL  
ARGENTINE ACCEPTANCE. HE THEREFORE INCLINED CONCLUDE SIMPLE  
DEPLORATORY RESOLUTION LESSER OF EVILS.

WHITNEY

RLG/22

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# INCOMING TELEGRAM

Department of State

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55 TO Secretary of State

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IN DISCUSSION WITH THE GENERAL SECRETARY OF THE MINISTRY OF GRAZIA JUSTICE, IT WAS TOLD THAT GOI HAD GIVEN ARGENTINA PRESIDENT CORONATO THE GOVERNMENT'S SUPPORT TODAY. ALTHOUGH THE CASE GRACIA JUSTICE SHOWS HOW A SECOND COUNCIL OF GOVERNORS AND OSTONIA OF NEW SPAIN AND SEI INSTRUCTED TO CONTROL THE GOVERNMENT'S REACTION TO THE QUESTION RAISED BY GOI. IT IS THAT IN LAST PARAGRAPH IN THE QUESTION RAISED BY GOI. IT IS THAT REACTION AGAINST THE RISK OF HIGHLY CRIMES, ITALY AND SUPPORT ARGENTINA AGAINST THE STRENGTH OF THEIR CASE JURIDICAL GROUPS.

DEPARTMENT PASSPORTS AND VISAS AIRS AS DESIRED.

ZELLERBACH

FUS/21



## CONCLUSION

# LIVELIFE OF SYR

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● 2000年10月1日起，凡在我国境内销售的所有乘用车，其排放的尾气都必须符合欧Ⅱ标准。

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10. Source of funds

# NOT FOR SALE

**PRICED**

SENT DEPARTMENT 299 REPEATED INFORMATION PRIORITY FILE MAY 68  
PRIORITY BUREAU 299 PRIORITY BOMB 34 PRIORITY LONDON 46  
PRIORITY ROYAL 299 PRIORITY 71

1990-1991

[illegible]

RECOMMEND DEPT REQUEST US AND FRENCH WHERE WE UNDERSTAND BEN-  
CURION NON IS TAKING SUCH APPROACH AND HAS US THE PARIS FOLLOW  
UP WITH FRENCH TO HELP ASSURE THEY TAKE ACTION ALSO FROM ATTITUDE  
DO NOT BELIEVE THERE ARE PROBLEMS ABOUT OUR MAKING SUCH APPROACH

3. BERARD SAID IN HEARING HIS INSTRUCTIONS WERE THAT DEBATE SHOULD BE AVOIDED IF POSSIBLE AND THAT HE SHOULD VOTE AGAINST INSCRIPTION IF NECESSARY VOTES TO PREVENT IT WOULD BE OBTAINED. HE AND BRITISH FOLLOWS HE SAID MIGHT THINK THIS WAS POSSIBLE. BERARD SAID HE THOUGHT ISRAELIS WERE IN FAVOR OF MEETING WITH FRONZIZ, BUT BENESURAH HAD NOT MENTIONED EICHMANN CASE WITH DE GAULLE SO FRANCE HAD NEVER TAKEN ISSUE UP WITH THEM. BERARD

[illegible]

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